

## **REMARKS**

The undersigned notes with appreciation that the Examiner has identified claims 136, 140, 145, 153, 161, and 169 as being drawn to allowable subject matter. In order to speed up prosecution of the present application, and without prejudice to pursuing claimed subject matter further in a continuing application, the undersigned has placed the application in immediate condition for allowance by canceling non-allowed claims, and substantially incorporating the allowable subject matter into the base independent claims. With regards to claims 122, 28, 51, 141 and 174, and dependent claim 136, the display is now required to represent “markers or statistics on a building drawing or floor plan” which indicate differences between predicted or simulated data and actual measurement data.

Claim 122 has been amended to incorporate the allowable subject matter of claim 153, deemed allowable in the previous office action, and intervening claim 152. Claims 152 and 153 have been canceled. Claim 122 and dependent claims 2-15, 123, 125, 150-151 and 154-158 should now be in condition for allowance.

Claim 28 has been amended to incorporate the allowable subject matter of claim 169, deemed allowable in the previous office action, as well as the subject matter of claim 168. Claims 168 and 169 have been canceled. Claim 28 and dependent claims 29-50, 126-129, 166-167 and 170-173 should now be in condition for allowance.

Claim 51 has been amended to incorporate the allowable subject matter of claim 161, deemed allowable in the previous office action, as well as the subject matter of claim 160. Claims 160 and 161 have been canceled. Claim 51 and dependent claims 52-84, 124, 159 and 162-165 should now be in condition for allowance.

Claims 85-121 have been canceled without prejudice or disclaimer.

Claim 130 has been amended to incorporate the allowable subject matter of claim 140, deemed allowable in the previous office action. Claim 140 has been canceled. Claim 130 and dependent claims 131-139 should now be in condition

for allowance.

New claim 174 is substantially identical to a combination of claim 130, 132, 135, and 136 deemed allowable in the previous office action. Claim 175 is equivalent to claim 131; claim 176 is equivalent to claim 133; claim 177 is equivalent to claim 134; and claims 178-181 are equivalent to claims 137-140. Because the subject matter was identified as being allowable in the previous office action, no new issues are raised, and claims 174-181 are in immediate condition for allowance.

Claim 141 has been amended to incorporate the allowable subject matter of claim 145, deemed allowable in the previous office action, and intervening claim 144. Claims 144 and 145 have been canceled. Claims 141 and dependent claims 142, 143, and 146-149 should now be in condition for allowance.

Dependent claims 30 and 53 have been amended to correct for antecedent basis references to said at least one portable computer.

Dependent claims 44 and 76 have been amended to reference that the components can be selected from one or more of base stations, etc. It is apparent that two or three or more different component types, such as antennas or base stations for example, might be used in a building or other physical environment

Dependent claims 84 have been amended to use “or” instead of “and” as this grammatically fits with “at least one”. Similarly, dependent claims 164 and 172 have been amended to use “or” instead of “and” with reference to “one of”.

Dependent claim 60 has been amended to eliminate the word “autonomous”.

Dependent claim 79 has been amended to eliminate “means for” language.

Claim 158 was, prior to amendment, a redundant claim of claim 150; therefore, the claim has been amended to reflect the subject matter of allowable claim 84.

Dependent claims 138, 147, 155, 163, and 171 have been amended to use “or” instead of “and” as processing and analysis can be considered two different activities.

The application now includes claims 2-15, 28-139, 141-151, 154-159, 162-167, and 170-181. This amendment makes moot any rejections lodged in the previous office action (which are based on a newly cited reference). In view of the

foregoing, it is respectfully requested that the application be reconsidered, that all pending claims be allowed, and that the application be passed to issue.

Should the Examiner find the application to be other than in condition for allowance, the Examiner is requested to contact the undersigned at the local telephone number listed below to discuss any other changes deemed necessary in a telephonic or personal interview.

A provisional petition is hereby made for any extension of time necessary for the continued pendency during the life of this application. Please charge any fees for such provisional petition and any deficiencies in fees and credit any overpayment of fees to Attorney's Deposit Account No. 50-2041 (Whitham, Curtis & Christofferson).

Respectfully submitted,



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